

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
Richmond Division**

**IN RE: INTERIOR MOLDED DOORS  
ANTITRUST LITIGATION**

**Lead Civil Action No. 3:18-cv-00718-JAG**

**IN RE: INTERIOR MOLDED DOORS  
INDIRECT PURCHASER ANTITRUST  
LITIGATION**

**Lead Civil Action No. 3:18-cv-00850-JAG**

**DEFENDANT MASONITE CORPORATION'S  
MOTION FOR TEMPORARY STAY**

Defendant Masonite Corporation (“Masonite”) respectfully moves the Court to temporarily stay its September 3, 2020, Order (DPP ECF 241; IPP ECF 223) (“Order”) unsealing certain documents until such time as the Fourth Circuit has ruled on Masonite’s appeal of (1) the Order and (2) the Order Denying Reconsideration of such Order (DPP ECF 249; IPP ECF 230) (“Reconsideration Order”) (together, the “Unsealing Orders”). Further, Masonite moves the Court to stay the deadline to file any Omnibus Motions to Seal materials filed with Defendants’ oppositions to Plaintiffs’ class certification motions and Plaintiffs’ replies thereto. Pursuant to this Court’s July 1, 2020, Amended Stipulation and Order Regarding Motions to Seal (DPP ECF 229; IPP ECF 210), any Omnibus Motions to seal those additional materials are due on October 16, 2020. Because the Omnibus Motions will seek to protect from public disclosure information similar to that at issue in the Court’s Order, the substance of any Omnibus Motions will be virtually identical to the matters at issue in the appeal. As such, Masonite moves the Court to stay all such deadlines pending appeal of the Unsealing Orders to the Fourth Circuit. In the

alternative, Masonite moves the Court to stay the Order at least until the Fourth Circuit rules on Masonite's Application for Emergency Stay.

MASONITE CORPORATION

By: /s/ Brendan O'Toole

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**CERTIFICATE OF SERVICE**

I hereby certify that on September 28th, 2020, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will automatically e-mail notification of such filing to all counsel of record.

To the best of my knowledge, there are no other attorneys or parties who require service by U.S. Mail.

By: /s/ Brendan O'Toole

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